

# Direct Access Customer Load Declaration for Customers with at Least One Direct Access Account that Exceeds 500 kW in Demand

## 1. Customer Declaration

I, \_\_\_\_\_, state as follows:

1. I am an authorized representative of \_\_\_\_\_ ("Customer") and I am authorized to make this declaration.

2. I have personal knowledge of the matters set forth herein and if called upon as a witness could and would testify competently thereto.

3a. On or before September 20, 2001, Customer entered into an agreement for direct access (DA) service (Agreement) with the following Electric Energy Service Provider (ESP), \_\_\_\_\_ for (check as many as apply):

☐ \_\_\_\_\_ kW/kWh of load

☐ Customer's full load requirements

3b. Customer currently has a valid agreement for DA service in effect with (check one):

☐ The same ESP

☐ The following ESP: \_\_\_\_\_

4. Customer warrants that its total level of DA load on all DA accounts does not exceed the contracted level of load defined by the Agreement that was in effect as of September 20, 2001, and entered into consistent with the California Public Utilities Commission's ("Commission") DA suspension decisions.

5. Customer understands that the Commission may conduct spot audits or informal investigative inquiry, as it deems necessary, to deal with any potential disputes concerning the accuracy of Customer's claims concerning contractual volumes. Customer understands that the Utility may be required to provide information to the Commission regarding Customer's electricity service and consumption on all Customer's DA accounts, including but not limited to, the applicable meter, account numbers, and the associated DA load. Customer agrees to retain and make available, to the Commission, Customer's Agreement with ESP, which was in effect as of September 20, 2001, as well as any subsequent DA agreements, to the extent not previously inadvertently lost or destroyed and currently not retrievable.

6. Customer acknowledges and agrees that it must take such actions as necessary to comply with existing DA-related decisions and requirements.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Executed this \_\_\_ day of \_\_\_\_\_, \_\_\_\_\_ at \_\_\_\_\_, [city, state].

\_\_\_\_\_ [signature]

\_\_\_\_\_ [title]

**All customers with at least one DA account that exceeds 500 kW in demand shall execute this Direct Access Customer Load Declaration. This document may be submitted by fax, provided the originals are delivered to the Utility within 10 calendar days thereafter.**